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APPLICATION NO.		ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/053,797	3,797 01/18/2002		Mark C. Myrhum	11739	4271		
23562	23562 7590 06/22/2006				EXAMINER		
BAKER &	MCKEN	IZIE LLP	BLAU, STEPHEN LUTHER				
PATENT DE	EPARTM	ENT					
2001 ROSS A	AVENUE	3	ART UNIT	PAPER NUMBER			
SUITE 2300			3711				
DALLAS, T	X 7520	1					

DATE MAILED: 06/22/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)					
		10/053,79	97	MYRHUM ET AL.					
	Office Action Summary	Examine	r	Art Unit					
		Stephen l		3711					
Period fo	The MAILING DATE of this communication or Reply	appears on the	e cover sheet with the	correspondence ac	idress				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING insions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Depend for reply is specified above, the maximum statutory per re to reply within the set or extended period for reply will, by started the provision of the communication of the communication. Six of the communication	DATE OF THE R. 1.136(a). In no evided will apply and watute, cause the app	HIS COMMUNICATION THE COMMUNICATION IN THE COMMUNIC	ON. timely filed om the mailing date of this on NED (35 U.S.C. § 133).	,				
Status				4					
1) 又	Responsive to communication(s) filed on 19	9 Mav 2006.							
2a)□		his action is n	ion-final.						
3)□	Since this application is in condition for allow	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposit	on of Claims	·	•						
4)⊠	Claim(s) <u>21-93</u> is/are pending in the application.								
•	4a) Of the above claim(s) <u>21-73 and 85-93</u> is/are withdrawn from consideration.								
	Claim(s) is/are allowed.								
· · —	Claim(s) 74-84 is/are rejected.								
	Claim(s) is/are objected to.								
· —	Claim(s) are subject to restriction and/or election requirement.								
	on Papers								
	•								
·	The specification is objected to by the Exam			. 					
10)[10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
	·	Examiner. No	ne the attached Onic	e Action or form P	10-152.				
Priority t	ınder 35 U.S.C. § 119								
-	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
u)	·- ·-								
	 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 								
		·		ved in this reational	Stage				
* 5	application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
									
Associa	W-1								
Attachmen	t(s) e of References Cited (PTO-892)		4) [] lete=::= 0:	(DTO 440)					
	e of References Cited (P10-892) e of Draftsperson's Patent Drawing Review (PT0-948)		4) Interview Summar Paper No(s)/Mail I	ry (P10-413) Date					
3) 🔯 Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/	08)	5) Notice of Informal		O-152)				
Pape	r No(s)/Mail Date <u>7/18/05</u> .		6)						

Application/Control Number: 10/053,797

Art Unit: 3711

DETAILED ACTION

Page 2

Request of Continued Examination (RCE)

The request filed on 14 June 2005 for a Request for Continued Examination
 (RCE) under 37 CFR 1.53(d) based on parent Application No. 10/053,797 is acceptable
 and a RCE has been established. An action on the RCE follows.

Election/Restrictions

2. Newly submitted claims 85-93 directed to an invention that is independent or distinct from the invention originally elected invention of the golf club for the following reasons: There are other heads which the method can be used with as heads which receive inserts at different locations than the crown and sole to alter the center of gravity (i.e. sole only, crown only, back only, etc...).

Since applicant has received an action on the merits for the originally presented and elected invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 85-93 are withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

Application/Control Number: 10/053,797 Page 3

Art Unit: 3711

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 74-80 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vincent in view of Ryan, and McCabe.

Vincent discloses a head having a crown (Fig. 11) fitting configured to receive an insert (Fig. 25) and a sole plate (Fig. 12) fitting configured to receive an insert (Fig. 25) producing a desired center of gravity.

Vincent lacks a club having a plurality of possible centers of gravity, crown and sole weight inserts with each insert comprising a weight configured to achieve a desired one of the possible centers of gravity without effecting the overall weight of a head, and to have crown or sole weights being lighter, heavier, or medium.

Ryan discloses a club having a plurality of possible centers of gravity (Figs. 10-11), heel and toe weight inserts with each insert comprising a weight configured to achieve a desired one of the possible centers of gravity without effecting the overall weight of a head in the form of placing either the heavy weights on one side of the head and light weights on the other side of the head (Figs. 10-11), and heel or toe weights being lighter, heavier, or medium (Figs. 10, 11 and 13) in order to be able to move the center of gravity (Abstract). McCabe discloses first setting the overall weight of a head

and than adjust the vertical weight of a head in order to set the desired center of gravity location (Col. 5, Lns. 20-32). In view of the patents of Ryan and McCabe it would have been obvious to modify the club of Vincent to have a club having a plurality of possible centers of gravity and crown and sole weight inserts with each insert comprising a weight configured to achieve a desired one of the possible centers of gravity without effecting the overall weight of a head and crown or sole weights being lighter, heavier, or medium in order to have a club which a player is able to select the desired center of gravity location in the vertical direction but still maintain an overall weight of a head.

5. Claims 81-84 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vincent in view of Ryan, and McCabe as applied to claims 74-80 above, and further in view of Wood.

Vincent lacks a bore sized to receive a hosel fitting affixed to an end of a shaft, a bore oriented so a shaft will have a proper orientation to a head, a fastener in an aperture fastening a shaft to a head, and a sole plate being recessed around an aperture so a fastener does not extend beyond the sole plate.

Wood discloses a bore sized to receive a hosel fitting affixed to an end of a shaft, a bore oriented so a shaft will have a proper orientation to a head, a fastener in an aperture fastening a shaft to a head, and a sole being recessed around an aperture so a fastener does not extend beyond the sole (Fig. 2) in order to have an adjustable lie (Col. 2, Lns. 13-25). In view of the patent of Wood it would have been obvious to modify the head of Vincent to have a bore sized to receive a hosel fitting affixed to an end of a

shaft, a bore oriented so a shaft will have a proper orientation to a head, a fastener in an aperture fastening a shaft to a head, and a sole plate being recessed around an aperture so a fastener does not extend beyond the sole plate in order to have adjustable lie woods.

6. Claims 74-80 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vincent in view of Sahm, and McCabe.

Vincent discloses a head having a crown (Fig. 11) fitting configured to receive an insert (Fig. 25) and a sole plate (Fig. 12) fitting configured to receive an insert (Fig. 25) producing a desired center of gravity.

Vincent lacks a club having a plurality of possible centers of gravity, crown and sole weight inserts with each insert comprising a weight configured to achieve a desired one of the possible centers of gravity without effecting the overall weight of a head, and to have crown or sole weights being lighter, heavier, or medium.

Sahm discloses a club having a plurality of possible centers of gravity, heel and toe weight inserts with each insert comprising a weight configured to achieve a desired one of the possible centers of gravity without effecting the overall weight of a head (Col. 5, Lns. 5-10, B,A,A and A,A,B configurations, Col. 7, Lns. 1-20) and weights being lighter, heavier, or medium (Col. 4, Lns. 34-36, 51-52) in order to change the mass distribution of a head (Col. 5, Lns. 1-4). McCabe discloses first setting the overall weight of a head and than adjust the vertical weight of a head in order to set the desired center of gravity location (Col. 5, Lns. 20-32). In view of the patents of Sahm and

McCabe it would have been obvious to modify the club of Vincent to have a club having a plurality of possible centers of gravity and crown and sole weight inserts with each insert comprising a weight configured to achieve a desired one of the possible centers of gravity without effecting the overall weight of a head and crown or sole weights being lighter, heavier, or medium in order to have a club which a player is able to select the desired center of gravity location in the vertical direction but still maintain an overall weight of a head.

Page 6

7. Claims 81-84 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vincent in view of Sahm, and McCabe as applied to claims 74-80 above, and further in view of Wood.

Vincent lacks a bore sized to receive a hosel fitting affixed to an end of a shaft, a bore oriented so a shaft will have a proper orientation to a head, a fastener in an aperture fastening a shaft to a head, and a sole plate being recessed around an aperture so a fastener does not extend beyond the sole plate.

Wood discloses a bore sized to receive a hosel fitting affixed to an end of a shaft, a bore oriented so a shaft will have a proper orientation to a head, a fastener in an aperture fastening a shaft to a head, and a sole being recessed around an aperture so a fastener does not extend beyond the sole (Fig. 2) in order to have an adjustable lie (Col. 2, Lns. 13-25). In view of the patent of Wood it would have been obvious to modify the head of Vincent to have a bore sized to receive a hosel fitting affixed to an end of a shaft, a bore oriented so a shaft will have a proper orientation to a head, a fastener in

Application/Control Number: 10/053,797 Page 7

Art Unit: 3711

an aperture fastening a shaft to a head, and a sole plate being recessed around an aperture so a fastener does not extend beyond the sole plate in order to have adjustable lie woods.

Response to Arguments

8. Applicant's arguments with respect to claims 74-84 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen L. Blau whose telephone number is (571) 272-4406. The examiner can normally be reached on Mon - Fri 10:00 AM - 6:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eugene Kim can be reached on (571) 272-4463. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/053,797

Art Unit: 3711

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Slb/ 19 June 2006

∕ STEPHEN BLAU PRIMARY EXAMINER Page 8